SURGUE COURT OF THE ST COUNTY OF BROWN	Plaintiff(s),	STIPULATION OF SETTLEMENT	i
-against-	٠.	INDEX#: 0220	19/12
CAMER MY MAPA , PO L	. Gusliem, PoR	NYC Law Dep't #:	2012-048812
COMPT M, MPD, POL.	Defendant(s).	NYC Comptroller #:	2012/1005420
disbursements, and subject to statutor Medicard, Medicare, Medicare Advan Medicare, and any other statutory rigexpenses. IT IS FURTHER STIPULA agree to discontinue this action with the statutory of the statuto	ry liens and/or statutory rintage Plans (MAPs) and p ght of reimbursement, the ATED AND AGREED th prejudice and to rele	ghts to reimbursement rior attorneys, and that is settlement includes that based upon this a ase and discharge the	by third-parties, including for purposes of Medicaid; compensation for medical settlement, the plaintiff(s) City of New York [and
officers, managers, administrators, edefendants and entities represented a Plaintiff has been advised and agrees the subject incident as against the RE	employees, agents, and re and/or indemnified by the s that he/she is forever ba	epresentatives, and all city of New York (h	other individually named ereafter, "RELEASEES").
pay a suin not to exceed	the New York City I assertion of its Medicaid I D AGREED that plars (\$ \(\) \	Illars (\$ _ MM .00), we have a consideration of HRA's ment, and it is furth and Public Assistance as _ Dollars	which it is agreed reflects iministration ("HRA") in s of this settlement, and it sum not to exceed partial non-assertion of its per STIPULATED AND gainst the proceeds of this (\$ \(\bigcup A \big
IT IS FURTHER STIPULA payment, as provided in CPLR 5003- provider of the settlement and obtain Medicare provider for reimbursemen A Medicare Set-Aside Allocation for pursuant to 42 U.S.C. §1395y(b).	-a(b), any Medicare-recip ned and submitted with t t of secondary payments	ient plaintiff shall have he closing papers a fir made related to the cla	e notified his/her Medicare nal demand letter from the nimed injury in this matter.

IT IS FURTHER STIPULATED AND AGREED that plaintiff agrees to hold harmless RELEASEES, regarding any liens, claims, or past Medicare or secondary payments, presently known or unknown in connection with this matter. If the Medicare claim has not been satisfied, defendant(s) reserve(s) the right to issue a multi-party settlement check, naming Medicare as a payee, or to issue a check to Medicare directly based on the Medicare provider's final demand letter. Upon tender of all required settlement papers, payment of the settlement shall be made in accordance with CPLR 5003-a(b). Plaintiff is required to obtain a release/discharge of any attorney's lien asserted against the proceeds. Faxed signatures shall be deemed originals.

IT IS FURTHER STIPULATED AND AGREED that should this settlement involve a structure, plaintiff agrees to use the City of New York's approved structure broker that is up on its rotation for drafting the necessary closing papers and structure documents, including, but not limited to the Settlement Agreement & Release and Qualified Assignments; locking in annuity benefits; placing the annuity-premium and obtaining the annuity contract. Upon tender of all required settlement papers, payment of the structured settlement shall be made in accordance with CPLR 5003-a(b).

IT IS FURTHER STIPULATED AND AGREED that plaintiff agrees to obtain independent professional advice relating to the legal, tax and financial implications of the structured settlement, including any adverse consequences.

IT IS FURTHER STIPULATED AND AGREED that nothing contained herein shall be deemed to be an admission of liability by the defendants herein nor constitute a policy or practice of the City of New York or any agency thereof. This stipulation shall not be admissible in, nor is it related to any other litigation or settlement negotiations.

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Attorney(s) for Plaintiff(s)	Zactary W. Carter, Esq Corporation Counsel Attorney for Defendant(s) CITY OF NEW YORK
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Attorney(s) for Defendant(s)	Attorney(s) for Defendant(s)
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	Seidemeny- Master - February 10, 2016

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